

**Globe Plumbing and Heating Co.**  
P. L. Butz, Mgr. H. W. Titus, Sec. and Treas.

**Plumbing  
and Steam Heating**

**ESTIMATES FURNISHED on APPLICATION**

**OPPOSITE KINNEY HOUSE, MESQUITE ST.**

**FAMOUS INDIAN HOT SPRINGS**

A noted resort for health and pleasure. Rates, \$2.00 to \$3.00 per day. Twenty minutes ride from Hot Springs Station, Graham county, Arizona. These wonderful waters are recommended to cure rheumatism, gout, dropsy, liver, kidney and stomach troubles, blood disorders and women's ailments. Beautiful lawns and shade trees; large plunge and swimming pool; also fish lake and boating, lawn tennis and croquet and swings. Try our wonderful mud and mineral baths. If you are sick, get well. If well, get pleasure and rest.

Tickets with return limit of ten days, \$6.35 for the round trip. Saturday and Sunday excursions—On Saturdays and Sundays from May 23rd to September 30th, tickets limited to return the following Monday will be on sale at the rate of \$4.25.

ALEXANDER BROTHERS, Postoffice Fort Thomas, Arizona.

**NOTICE TO THE PUBLIC**

Owing to my inability to lease the ground on which my store building now stands, I must sell out my entire stock, buildings, fixtures and furniture by September 25. Having only a short time to sell out I invite the public to come and see what I have. There will be many bargains picked up.

I also invite bids for the taking down of the buildings and their removal to another lot.

The buildings to be removed before the first of October.

**WILLIAM RYAN**

**GLOBE LUMBER COMPANY**

**Wholesale and  
Retail Dealers**

**Mining Timbers a Specialty**

**A. TROJANOVICH  
Proprietor**

**Hollow Concrete Building Blocks**

**MADE TO ORDER DIMENSIONS**

**ADVANTAGES OF HOLLOW CONCRETE BUILDINGS**

Cheapest of construction; buildings warm in winter, cool in summer, dry ventilated walls, fire and dust proof; insurance is cheaper; requires no painting or repairs; blocks can be laid in the wall rapidly and require but little mortar; plastering may be done on the back of the stone, saving labor; free from rats, mice or vermin; perfectly sanitary, resists rain and dries quickly, while solid walls remain damp.

I use the Right Process, the Right Material and have the Right Kind of Blocks, also the Right Kind of Machinery. Estimates on Building Promptly Furnished. Call at

**J. MAUREL**  
Two-story Concrete Block House, West of Globe Lumber Yard

**\$1,000 REWARD**

To any person that can prove that Wm. Mill Williams do not carry the most complete stock of

**GROCERIES  
HARDWARE  
CROCKERY**

**DRY GOODS  
BOOTS, SHOES  
and NOTIONS**

In North Globe. Phone 121 for a trial order.

**Wm. MILL WILLIAMS**

**ALTWIES & MERRIAM**

**General  
Contractors**

Will be pleased to furnish your plans and estimates

**OFFICE: OPPOSITE KINNEY HOUSE  
P. O. Box 811 GLOBE, ARIZONA**

**WHALEY  
LUMBER CO.**

Successor to E. F. Kellner Lumber Co.

**Lumber of Every Description**

Doors, Windows, Lath, Shingles, Roofing, Etc.

**Wm. Whalley, Prop.**

Always Ready to Serve You

**A RARE QUALITY  
OF YELLOW METAL**

John Kavanaugh, a Well Known Globe Man, Tells of the Green Gold Found in Mines of Pinal County Which Commands High Prices.

John Kavanaugh, manager of the Troy-Manhattan company at Troy, was, while in Phoenix, showing about a ring and a brick made from gold taken from the Lucky Boy mine in Pinal county.

"This gold," says Mr. Kavanaugh, "commands a high premium from New York jewelers, for there is very little of its kind in the world. It is a peculiar quality of metal, known as green gold, from the pronounced greenish tinge in its color."

Years ago when the Lucky Boy was being worked Mr. Kavanaugh bought all the gold produced by that mine and acted as a sort of middleman between the owners and the jewelers, who were so anxious to get it. He paid the mine owners more than they could get from anyone else for it and the jewelers purchased it from him at a price far above that which is paid for ordinary yellow gold.

It was used mostly for the manufacture of wedding rings, and it seems that green gold wedding and engagement rings have been a fad for years among New York's Four Hundred.

Of late the supply of green gold has been about exhausted. There were only two or three mines in the world from which it could be obtained, and for a long time the Lucky Boy was the principal producer of this rare and precious metal. The jewelers are anxious to get another supply, and would be willing to pay a higher premium than formerly if they could obtain it. The brick owned by Mr. Kavanaugh is about all of the mineral that has not been sold to the manufacturers and used for rings and other small ornaments.

This was a most pleasant surprise for the owners of the Lucky Boy. The mine was recently purchased by the Consolidated Arizona Gold & Copper company, which is formed of Phoenix people. The company intends to make the property a producer again as soon as possible and thus give the world another supply of the beautiful and rare metal which it seems their mine only can now produce.

**Pointed Paragraphs**

If you want a woman to do a certain thing get her to say she won't. The more a woman talks to a man the less he is inclined to sit up and take notice.

Rather than not get into it at all a woman is willing to get the short end of an argument.

Any man who is able to dodge unhappiness is just about as happy as it is possible to be.

When a man's business affairs begin to go wrong his wife thinks it is because he doesn't follow her advice.

If a man occasionally tells a woman how pretty she looks she will forgive most of the other lies he tells her.—Chicago News.

**NOTICE OF FORFEITURE**

TERRITORY OF ARIZONA,  
County of Gila.—ss.

To H. Strong.

You are hereby notified that we have received more than One Hundred Dollars in labor and improvements upon the "HOMESTAKE" mining claim, situate, lying and being in the Globe Mining District in the County of Gila and Territory of Arizona, the location notice of which appears of record in the office of the County Recorder of said Gila County in Book No. 10 Records of Mines at Page No. 479, in order to hold said premises under the provisions of Section 2324 of the Revised Statutes of the United States, being the amount required to hold the same for the year ending December 31st, 1906.

And that if within ninety days after the service of this notice by publication for a period of ninety days, you fail or refuse to contribute your proportion of such expenditure as a co-owner, your interest in said mining claim will become the property of the subscribers under said Section 2324.

Dated at Globe, Arizona, this 13th day of April, 1907.

D. H. HUBBELL,  
CHAS. T. MARTIN.  
First publication April 14, 1907. 62

**PROPOSED FRANCHISE  
OF  
GLOBE CONSOLIDATED LIGHTING,  
WATER & POWER COMPANY**

An Ordinance Granting to the GLOBE CONSOLIDATED LIGHTING, WATER & POWER COMPANY, Its Successors and Assigns, the Right to Construct, Maintain and Operate a Water-works System, an Electric Light, Heat, Power and Gas System, in the City of Globe, Territory of Arizona.

Be it ordained by the Mayor and the Common Council of the City of Globe, as follows:

**SECTION I.**

1. That the GLOBE CONSOLIDATED LIGHTING, WATER & POWER COMPANY, a corporation organized and existing under the laws of the Territory of Arizona, (hereinafter called the Company), its successors and assigns, is hereby granted and duly vested with the consent, permission, authority, right and franchise to construct, or otherwise acquire, maintain, extend and operate within the City of Globe, a water system, to supply the said City of Globe and the inhabitants thereof, with water to be furnished by and through said system; and the said Company, its successors and assigns, are hereby granted for said purpose the full right and authority to enter in and upon all streets, avenues, lanes, alleys, squares, plazas, public parks and other public grounds and premises now or hereafter owned or controlled by said city, or which may be hereafter laid out or established within any suburbs or additions thereto, to take up pavements and sidewalks, and make such ex-

cavations as may be necessary, to lay, construct, extend, keep and maintain all the necessary or needful mains, pipes, and connections necessary for said purposes, and to erect and construct its mains, pipes and conduits along and across all bridges and culverts in said City.

2. All work of taking up pavements and excavating in or upon streets, sidewalks, avenues, lanes, alleys, squares, plazas, public parks and other public places and grounds owned or controlled by the said City, made by the Company or its successors or assigns, shall be done and performed in such manner as to cause the least inconvenience to the inhabitants of said City, and all such places shall be repaired and left in as good condition as before being disturbed, and all such work or interference with the streets or other public places shall be done or performed with all convenient speed by the Company, its successors, assigns, agents and contractors.

3. All such work shall be done at the cost and expense of the Company and its successors and assigns, and it shall, without delay, remove all surplus soil, rock, rubbish, or other material, from such streets, curbs, alleys, public places or premises owned or controlled by the said city, all of which shall be at the expense of said Company, its successors and assigns. In the event that said streets, avenues, lanes, pavements and sidewalks be not speedily repaired and replaced as herein provided, then the said city may replace and repair the same and charge the expense thereof to the Company and its assigns, which expenses may be paid and collected by the said city out of any sum or sums of money which may be due or become due to the Company and its successors and assigns under this ordinance.

4. The Company and its successors and assigns, in consideration of the grants in this ordinance made and given, shall, by the acceptance of this franchise, undertake, promise and agree to furnish to the said City of Globe, to the City of Globe, and the inhabitants thereof and to all the enterprises therein using water, an ample supply of pure water (except in the contingencies hereinafter provided), for all necessary purposes, that is, for domestic, sanitary, commercial, power, irrigation or other uses, at prices and charges never to exceed those set forth, as follows: To all consumers who do not use the meter system for measuring the quantity of water used, the Company may make charges not to exceed the following:

(a) Families of three (3) or under. \$2.50 per month.

Families of four (4) to six (6). \$3.00 per month.

Families of seven (7) or more. \$4.00 per month.

Restaurants, to use not to exceed seven thousand (7,000) gallons per month. \$5.00 per month.

Saloons. \$5.00 per month.

Lodging Houses, \$3.00 to \$4.00 per month.

Offices. \$1.00 per month.

Bathrooms, in barber shops or bath-houses, for first tub. \$2.50 per month.

Bathrooms, in barber shops or bath-houses, for each additional tub. \$2.00 per month.

Bathrooms, for family use. .50 per month.

Flush closets for public use, for first closet. \$2.00 per month.

Flush closets for public use, for each additional closet. \$1.00 per month.

Flush closets for family use. .50 per month.

Horse or cow. .50 per month.

(b) Or, in lieu of the above rates, if meters shall have been installed for measuring the quantity of water, meter rates may be charged never to exceed the following: The Company may make a maximum charge of three (\$3.00) dollars per month, which shall entitle the consumer during such month to receive without further payment, three thousand (3,000) gallons of water; for each additional one thousand gallons above three thousand (3,000) gallons per month, the Company may charge not to exceed fifty (50) cents per thousand (1,000) gallons; consumers using 100,000 gallons or more per month, shall pay therefor at a rate not to exceed forty (40) cents per thousand (1,000) gallons;

(c) Said Company agrees to furnish, during the life of this ordinance, water free for twenty (20) double-discharge fire hydrants in the City, and to furnish within the city twenty (20) double-discharge fire hydrants, nine (9) of which are to be furnished at the places where the present double-discharge hydrants are now located, and the remaining eleven (11) of said double-discharge fire hydrants, the said Company, at its own cost and expense, agrees to furnish and install within the said city on and after water main not less than four (4) inches in diameter at such points as the said City Council may designate;

(d) For each additional double-discharge fire hydrant, above twenty (20), the said City agrees to pay the Company fifty (\$50.00) dollars per annum for the use of water therefor, and for each single-discharge fire hydrant, the sum of twenty-five (\$25.00) dollars per annum, all of which said additional fire hydrants are to be placed and installed at the expense of the said City and thereafter to remain the property of said City; and the water going through any of said fire hydrants, or any other fire hydrants hereafter to be installed in said City and supplied with water by said Company, is to be used only for fire purposes, fire department drills and for the testing of said fire hydrants.

(e) Said Company shall furnish water free for the public buildings of the City at all times during the continuance of this franchise, but said water in said public buildings shall only be used for the necessary use within said buildings and for no other purpose;

(f) All other water used by said City for its corporate use, for street sprinkling and for flushing any sewer or sewers it may hereafter construct, shall be furnished by the Company at a reasonable rate to be fixed and determined by the Company and the Common Council of the said City from time to time as the needs of the said City may require.

5. All meters for measuring water used either by the City or by private consumers shall be furnished by the Company, its successors or assigns, at its own expense, and no charge for the rental or use of any such meters shall ever be made, and such meters shall re-

main the property of the Company.

6. For all the purposes hereinbefore or hereinafter enumerated, said Company, its successors or assigns, shall furnish an ample supply of water for domestic and sanitary purposes, including the sprinkling of lawns and other purposes, to all consumers, at all times during the continuance of this franchise; and this contract shall be voidable by the said City, upon the judgment of a court of competent jurisdiction, whenever there shall be a substantial failure of such supply, or a substantial failure on the part of said Company to keep or perform any agreement or contract on its part as herein specified; provided, that accidents, strikes, and railroad delays in shipment of supplies, fuel and machinery, or any other reasonable delay, shall not be deemed such failure.

7. All double-discharge fire hydrants to be furnished by the Company to said City, shall be standard fire hydrants with two two-and-one-half inch hose connections; and work on the installation of said hydrants shall commence as soon as practicable after the approval of this ordinance and the designation by the City of the places for said hydrants, and such work shall be prosecuted with due diligence until completed within one year after the approval of this ordinance and after the designation by the City Council of the places where said fire hydrants are to be installed, unless the said Company, its successors or assigns shall be prevented therefrom by litigation, delay in the delivery or manufacture of the hydrants, or any parts or accessories thereto, or by other cause, without the fault of said Company, which shall render such completion impossible within said year, in any of which events the said term of one year shall be extended so much time, and no more, as shall be necessary to enable the said Company by the use of due diligence to complete such installation.

**SECTION II.**

1. The said GLOBE CONSOLIDATED LIGHTING, WATER & POWER COMPANY, hereinafter called the Company, its successors and assigns, is hereby granted the right and franchise, and is hereby authorized to construct, or otherwise acquire, maintain, extend and operate, along, through, under, across and upon any and all of the streets, avenues, lanes, alleys and other public places now in the City of Globe or which may hereafter be opened, created, or acquired in or by said City, or in any future suburbs or additions to said city, poles, wires, cables and conduits, either overhead or under ground, systems and attachments for the transmission and distribution of electricity and electric current, for light, heat, power, and all other purposes for which it is adapted, and to carry on the business, or any part thereof, of producing, transmitting, distributing, furnishing, supplying, renting and selling electricity, electric light, heat and power; provided, however, that all poles and wires shall be so placed as to cause as little obstruction of passage and traffic as may be practicable, and the location of such poles and wires shall be subject to such reasonable regulations as the said City by its Mayor and Common Council may from time to time establish by ordinance.

2. Whenever excavations may be necessary for the installation, extension and repair of said system or systems, the Company, its successors or assigns, shall have the same right to make the same, subject to the same restrictions and under the same obligations as is hereinbefore granted for the installation, extension and repair of its water-works system.

3. The Company, its successors and assigns, in consideration of the franchise granted by the preceding paragraphs of this section, shall, by the acceptance of said franchise, undertake, promise and agree to furnish to the City of Globe and to the inhabitants thereof electricity and electric current, for light and heat, at prices and charges never to exceed those herein set forth, as follows, to wit:

(a) Said Company shall furnish to the City of Globe, free of any cost or charge to said City during the life of this franchise, all the necessary electric current and lights for the proper lighting of the public buildings of said city; and upon the said city agreeing to take not less than twenty street lights of the kind hereinafter mentioned, the said Company agrees to install, at its own expense, a street lighting system, or circuit, of sufficient capacity for supplying twenty (20) or more are lights in said city for street lighting; and said Company, its successors and assigns, agrees, during the continuance of this franchise, to furnish electric current to said city for said twenty (20) or more are lights (said lights to be of uniform power), never to exceed the prices and charges, as follows, to wit: Five (5) of said twenty (20) are lights, free of any charge to said city; fifteen (15) of said twenty (20) are lights, at the rate of ten (10) cents per kilowatt hour; and any additional of said are lights, required by said city, at the rate of eight (8) cents per kilowatt hour; or, in lieu of the foregoing rates, the said city shall have the option of choosing flat rates, as follows, to wit: Five (5) of said twenty (20) are lights, free of any charge to said city; fifteen (15) of said twenty (20) are lights, at the flat rate of one hundred and twenty (\$120.00) dollars per year per light; and any additional of said are lights, required by said city, at the flat rate of ninety (\$90.00) dollars per year per light; provided, however, that the said city, immediately after the installation of said street lighting system and on or before the first day of each and every year thereafter, shall exercise its said option as to the rates to be paid to said Company for supplying electric current for said twenty (20) or more are lights, and the rate, when so chosen by said city, shall not be changed during any of said years; and it is further provided, that the whole of said twenty (20) or more are lights, herein provided for, shall be furnished on what is known as "MOONLIGHT SCHEDULE", that is to say, the lights shall be furnished each night all night, excepting that while the Moon shall be shining so as to make the streets as light as if the said are lights were burning, the said Company need not furnish current in said lights, but during Moonlight nights when the sky is clouded the Company shall furnish current in said lights as

main the property of the Company.

4. The Company, during the life of this franchise, shall make and maintain all necessary connections with buildings and structures, in said City, for the purpose of supplying same with electricity and electric current; and such connections shall be made and maintained by said Company regardless of whether the electrical fixtures, lights and wires shall have been previously supplied for, and placed in, such buildings or structures by said Company, or whether same shall have been so supplied and placed by any other person, firm or corporation.

**SECTION III.**

1. The said GLOBE CONSOLIDATED LIGHTING, WATER & POWER COMPANY, hereinafter called the Company, its successors and assigns, is hereby granted the right and franchise, and is hereby authorized to construct, or otherwise acquire, maintain, extend and operate, along, through, across, under and upon any and all of the streets, avenues, lanes, alleys and other public places now in the City of Globe or which may hereafter be opened, created, or acquired in or by said city, or in any future suburbs or additions to said city, pipes, pipelines and conduits, systems and attachments for the transmission, distribution, production, supply, and use of gas for illuminating, heating and like purposes, obtained either from natural sources or by any process of manufacture, and to carry on the business, or any part thereof, of producing, transmitting, distributing, furnishing, renting and selling gas; provided, however, that all pipes, pipelines and conduits for the transmission and distribution of said gas, shall be so placed as to cause as little obstruction of passage and traffic as may be practicable, and the location of such pipes, pipelines and conduits shall be subject to such reasonable regulations as the City by its Mayor and Common Council may from time to time establish by ordinance.

2. Wherever excavations may be necessary for the installation, extension and repair of said gas system or systems, the Company, its successors or assigns, shall have the same right to make the same, subject to the same restrictions and under the same obligations, as is hereinbefore granted for the installation, extension and repair of its water-works system.

3. The Company, its successors and assigns, in consideration of the franchise granted by the preceding paragraphs of this section, shall, by the acceptance of said franchise, undertake, promise and agree to furnish to the City of Globe and to the inhabitants thereof gas for illuminating, heating or like purposes, at prices and charges never to exceed those as herein set forth, as follows, to wit: Consumers using three thousand (3,000) feet per month or less, two (\$2.00) dollars per month (1,000) feet; and any excess above three thousand (3,000) feet per month, one dollar and fifty (\$1.50) cents per thousand (1,000) feet.

**SECTION IV.**

The said Company, its successors and assigns, by the acceptance of the franchise granted by this ordinance, shall undertake, promise and agree, at its own cost and expense, to lay and place its pipes, conduits and wires for the transmission of water, gas and electric current, to the property line of each and every user and consumer thereof; and such pipes, conduits and wires, when so laid and placed, shall be the property of said Company; provided, however, that the cost of tapping any water main may be charged to the party for whom water connections are made; and provided further, that said Company, its successors and assigns, shall not be obliged to extend its water, gas or electric systems, into territory not previously covered by such system or systems, unless at least one consumer, on an average, for each one hundred (100) feet of any such extension, shall agree to accept and use the product of the system to be so extended; and provided further, that said Company, its successors and assigns, shall supply all of the users and consumers thereof with water, gas and electric current, without discrimination as to service, rates, charges, or connections therefor, excepting that nothing in this provision shall be so construed as to prevent said Company, its successors and assigns, from

discriminating, both as to rates of service, in favor of the said City of Globe; and provided further, that said Company, its successors and assigns, shall have the right to make all the necessary rules and regulations for the location and operation of all its water, gas and electric systems mentioned in this ordinance, and for the tapping of mains, pipes, and conduits, for making connections therewith, and for shutting off the gas or electric current for the payment of the monthly charges and taxes therefor; and it is further provided that nothing elsewhere contained in this franchise shall be so construed as to conflict with the provisions of this section.

**SECTION V.**

The rights and franchises granted in this ordinance shall continue for a period of twenty-five years from after the approval and taking effect of the same, and shall not be exclusive.

**SECTION VI.**

The passage of this ordinance shall not be construed to be a waiver of a relinquishment of any right of city to take, condemn, and pay for water rights and works, the electric light and gas plants and the distribution and production systems contained therein; and nothing herein shall be construed so as to make it obligatory upon said City to purchase any works or systems owned by said Company; but said city shall have the right, at any time, to install and construct, or otherwise acquire, independent water and gas systems for the supply and distribution of water, electricity and gas to the inhabitants of said City.

**SECTION VII.**

This franchise shall take effect as authorized by a majority vote of qualified electors of said city at a special election, duly and legally called for that purpose, and upon the passage and adoption thereof of this ordinance the Mayor and Common Council of the City.

Passed and adopted this \_\_\_\_\_ day of \_\_\_\_\_, 1907.

Attest: \_\_\_\_\_  
City Clerk.

**MINERAL APPLICATION No. 2318.**

United States Land Office, Phoenix, Arizona, May 10, 1907. Notice is hereby given that Lyman C. Woods, Globe, Arizona, for himself and his heirs, assigns and assigns, has made application for patent to the Copper King lode mining claim, Survey No. 2343, situated in the Globe Mining District, Gila County, Arizona, in Sec. 23, T. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, whence the E. Cor. of Sec. 23, T. 1 N., R. 15 E., G. & S. R. B. & M., bears N. 33° 51' E. 748.3 feet; thence S. 23° 36' E. 566.3 feet to Cor. No. 4; thence S. 59° 42' E. 46 min. W. 174 feet to Cor. No. 3; thence N. 23° 36' E. 566.3 feet to Cor. No. 4; thence S. 59° 42' E. 46 min. W. 174 feet to Cor. No. 1, the place of beginning. Conflict with Cottonwood claim, Survey No. 2311, containing .479 acre, and conflict with Maurel homestead, containing 1.12 acres, are excluded. Location maps are recorded in Records of said County Recorder's office in said Gila County, as follows: Original, Book 8, page 283; amended, Book 8, page 458; Adjoining and conflicting claims, Canon and Cottonwood on the west; Darius and Copper Queen on the northeast; Copper Queen and Butte on the southeast; Maurel homestead on the southwest. MILTON R. MOORE, Register.

First publication May 17, 1907.

**MINERAL APPLICATION No. 2318.**

United States Land Office, Phoenix, Arizona, May 10, 1907. Notice is hereby given that E. A. Wayne, of Globe, Arizona, as attorney in fact for Consolidated Copper Company, has made application for patent to the Globe Mining claim, Survey No. 2387, situated in the Globe Mining District, Gila County, Arizona, in Sec. 23, T. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, whence the N. 1/4 Cor. of Sec. 25, T. 1 N., R. 15 E., G. & S. R. B. & M., bears N. 32° 49' E. 725.5 feet; thence N. 89° 42' E. 525.5 feet to Cor. No. 2; thence S. 00° 00' E. 31.9 feet to Cor. No. 3; thence S. 69° 42' E. 6 min. W. 49 feet to Cor. No. 4; thence S. 11° 42' E. 681.3 feet to Cor. No. 5; thence S. 89° 42' E. 261.1 feet to Cor. No. 1, whence the N. 21° 42' E. 759.8 feet to Cor. No. 1, the place of beginning. Conflict with Ohio Boy claim, Survey No. 2318, containing .152 acre, is excluded. Location maps are recorded in Records of said County Recorder's office, said Gila County, as follows: Original, Book 8, page 458; amended, Book 8, page 458; Adjoining and conflicting claims are Ohio Boy No. 3 on the north; Lime Rock, Ohio Boy No. 3 on the east; Ohio Boy No. 3 on the south; Mine, Trail and Ohio Boy No. 4 on the west. MILTON R. MOORE, Register.

First publication May 17, 1907.

**BARCLAY, HIGDON & CO.**

**Single and Double Teams**

**Saddle Horses Hay, Grain & Coal**

**A Specialty made of Fine Livery Rigs**

Telephone 171

**HOLLENBECK HOTEL**

**Los Angeles, California**

**HEADQUARTERS FOR ARIZONANS**

Arizonans spending the summer on the beaches are welcome to the use of the hotel's swimming pool, tennis courts, and all other amusements. Ladies and children welcome. All depot stops at The Hollenbeck. Electric excursion and beach cars pass the door.

Central Location. Excellent Accommodations. Splendid Restaurant.

**SATISFACTION GUARANTEED**

**A. C. BILICKE JNO. S. MITCHELL**  
Office of the Arizona Hassayampa Club of Los Angeles.

**W. S. SULTAN H. T. WAYNE**  
Deputy U. S. Mineral Surveyor

**SULTAN & WAYNE**

**MINING ENGINEERS**

**SURVEYS, ASSAYS, ESTIMATES, REPORTS**

Opposite P. O. Globe

during nights when there is no Moonlight;

(b) To the inhabitants of said City of Globe, for light and heat, never to exceed the prices and charges as follows, to wit: Consumers using per month an amount of electricity equal to ten (10) kilowatts or less, two (\$2.00) dollars per month; for each additional kilowatt above ten (10) and not to exceed two hundred (200), fifteen (15) cents per kilowatt hour; for each additional kilowatt above two hundred (200) and not to exceed four hundred (400), twelve and one-half (12½) cents per kilowatt hour; for each additional kilowatt above four hundred (400), ten (10) cents per kilowatt hour.

4. The Company, during the life of this franchise, shall make and maintain all necessary connections with buildings and structures, in said City, for the purpose of supplying same with electricity and electric current; and such connections shall be made and maintained by said Company regardless of whether the electrical fixtures, lights and wires shall have been previously supplied for, and placed in, such buildings or structures by said Company, or whether same shall have been so supplied and placed by any other person, firm or corporation.

**SECTION III.**

1. The said GLOBE CONSOLIDATED LIGHTING, WATER & POWER COMPANY, hereinafter called the Company, its successors and assigns, is hereby granted the right and franchise, and is hereby authorized to construct, or otherwise acquire, maintain, extend and operate, along, through, across, under and upon any and all of the streets, avenues, lanes, alleys and other public places now in the City of Globe or which may hereafter be opened, created, or acquired in or by said city, or in any future suburbs or additions to said city, pipes, pipelines and conduits, systems and attachments for the transmission, distribution, production, supply, and use of gas for illuminating, heating and like purposes, obtained either from natural sources or by any process of manufacture, and to carry on the business, or any part thereof, of producing, transmitting, distributing, furnishing, renting and selling gas; provided, however, that all pipes, pipelines and conduits for the transmission and distribution of said gas, shall be so placed as to cause as little obstruction of passage and traffic as may be practicable, and the location of such pipes, pipelines and conduits shall be subject to such reasonable regulations as the City by its Mayor and Common Council may from time to time establish by ordinance.

2. Wherever excavations may be necessary for the installation, extension and repair of said gas system or systems, the Company, its successors or assigns, shall have the same right to make the same, subject to the same restrictions and under the same obligations, as is hereinbefore granted for the installation, extension and repair of its water-works system.

3. The Company, its successors and assigns, in consideration of the franchise granted by the preceding paragraphs of this section, shall, by the acceptance of said franchise, undertake, promise and agree to furnish to the City of Globe and to the inhabitants thereof gas for illuminating, heating or like purposes, at prices and charges never to exceed those as herein set forth, as follows, to wit: Consumers using three thousand (3,000) feet per month or less, two (\$2.00) dollars per month (1,000) feet; and any excess above three thousand (3,000) feet per month, one dollar and fifty (\$1.50) cents per thousand (1,000) feet.

**SECTION IV.**

The said Company, its successors and assigns, by the acceptance of the franchise granted by this ordinance, shall undertake, promise and agree, at its own cost and expense, to lay and place its pipes, conduits and wires for the transmission of water, gas and electric current, to the property line of each and every user and consumer thereof; and such pipes, conduits and wires, when so laid and placed, shall be the property of said Company; provided, however, that the cost of tapping any water main may be charged to the party for whom water connections are made; and provided further, that said Company, its successors and assigns, shall not be obliged to extend its water, gas or electric systems, into territory not previously covered by such system or systems, unless at least one consumer, on an average, for each one hundred (100) feet of any such extension, shall agree to accept and use the product of the system to be so extended; and provided further, that said Company, its successors and assigns, shall supply all of the users and consumers thereof with water, gas and electric current, without discrimination as to service, rates, charges, or connections therefor, excepting that nothing in this provision shall be so construed as to prevent said Company, its successors and assigns, from

discriminating, both as to rates of service, in favor of the said City of Globe; and provided further, that said Company, its successors and assigns, shall have the right to make all the necessary rules and regulations for the location and operation of all its water, gas and electric systems mentioned in this ordinance, and for the tapping of mains, pipes, and conduits, for making connections therewith, and for shutting off the gas or electric current for the payment of the monthly charges and taxes therefor; and it is further provided that nothing elsewhere contained in this franchise shall be so construed as to conflict with the provisions of this section.

**SECTION V.**

The rights and franchises granted in this ordinance shall continue for a period of twenty-five years from after the approval and taking effect of the same, and shall not be exclusive.

**SECTION VI.**

The passage of this ordinance shall not be construed to be a waiver of a relinquishment of any right of city to take, condemn, and pay for water rights and works, the electric light and gas plants and the distribution and production systems contained therein; and nothing herein shall be construed so as to make it obligatory upon said City to purchase any works or systems owned by said Company; but said city shall have the right, at any time, to install and construct, or otherwise acquire, independent water and gas systems for the supply and distribution of water, electricity and gas to the inhabitants of said City.

**SECTION VII.**

This franchise shall take effect as authorized by a majority vote of qualified electors of said city at a special election, duly and legally called for that purpose, and upon the passage and adoption thereof of this ordinance the Mayor and Common Council of the City.

Passed and adopted this \_\_\_\_\_ day of \_\_\_\_\_, 1907.

Attest: \_\_\_\_\_  
City Clerk.

**MINERAL APPLICATION No. 2318.**

United States Land Office, Phoenix, Arizona, May 10, 1907. Notice is hereby given that E. A. Wayne, of Globe, Arizona, as attorney in fact for Consolidated Copper Company, has made application for patent to the Globe Mining claim, Survey No. 2387, situated in the Globe Mining District, Gila County, Arizona, in Sec. 23, T. 1 N., R. 15 E., G. & S. R. B. & M., described as follows: Beginning at Cor. No. 1, whence the N. 1/4 Cor. of Sec. 25, T. 1 N., R. 15 E., G. & S. R. B. & M., bears N. 32° 49' E. 725.5 feet; thence N. 89° 42' E. 525.5 feet to Cor. No. 2; thence S. 00° 00' E. 31.9 feet to Cor. No. 3; thence S. 69° 42' E. 6 min. W. 49 feet to Cor. No. 4; thence S. 11° 42' E. 681.3 feet to Cor. No. 5; thence S. 89° 42' E. 261.1 feet to Cor. No. 1, whence the N. 21° 42' E. 759.8 feet to Cor. No. 1, the place of beginning. Conflict with Ohio Boy claim, Survey No. 2318, containing .152 acre, is excluded. Location maps are recorded in Records of said County Recorder's office, said Gila County, as follows: Original, Book 8, page 458; amended, Book 8, page 458; Adjoining and conflicting claims are Ohio Boy No. 3 on the north; Lime Rock, Ohio Boy No. 3 on the east; Ohio Boy No. 3 on the south; Mine, Trail and Ohio Boy No. 4 on the west. MILTON R. MOORE, Register.

First publication May 17, 1907.